#### NINETEENTH JUDICIAL DISTRICT COURT PARISH OF EAST BATON ROUGE STATE OF LOUISIANA

NUMBER:

499-737

DIVISION: D

#### J. ROBERT WOOLEY, AS ACTING COMMISSIONER OF INSURANCE FOR THE STATE OF LOUISIANA

#### **VERSUS**

#### AMCARE HEALTH PLANS OF LOUISIANA, INC.

FILED:	
	DEPUTY CLERK
Filed on Behalf of – State of La	ouisiana – State Pays No Court Costs

#### THIRD EX PARTE MOTION TO CONFIRM AUTHORITY FOR PARTIAL DISTRIBUTION OF FUNDS

NOW INTO COURT, through undersigned counsel comes, James J. Donelon, Commissioner of Insurance for the State of Louisiana as Liquidator for AmCare Health Plans of Louisiana, Inc. In Liquidation, through the Court-appointed Receiver, Michael Adams ("AmCare-LA"), who moves as follows:

1.

AmCare Health Plans of Louisiana, Inc. in Receivership ("AmCare-LA") was placed in liquidation by order of this honorable Court on November 12, 2002 (the "Liquidation Order"), and Michael Adams has since been appointed Receiver.

2.

By order dated November 12, 2002, the Commissioner of Insurance for the State of Louisiana was appointed Liquidator of AmCare - LA, with all of the power and authority outlined in LSA R.S. 22: 2001-2044 (formerly La. R.S. 22:732-763), and authorized to exercise and perform those duties set forth therein.

3.

Upon said appointment, the Liquidator or his designated Receiver proceeded to liquidate the property, business and affairs of AmCare-LA.

In June 2005, the AmCare-LA Receiver filed a Petition and Rule to Consider Report of Receiver on Claims Against AmCare Health Plans of Louisiana, Inc. In Liquidation and Recommendations to the Court on the Priority and Amounts of Allowance of Claims, a copy of the Petition is attached hereto and incorporated herein as Exhibit A. The Receiver's report as to the written objections to the allowed claims is attached hereto and incorporated herein as Exhibit B.

5.

By order dated August 15, 2005, the Court set a deadline of December 15, 2005 for any AmCare-LA claimant who filed a proof of claim and who objected to the allowed amounts of their claim to file a written objection with the Court and the AmCare-LA Receiver.

6.

Thereafter notice was sent out to all AmCare claimants by mail advising affected AmCare claimants of the amount of their allowed claims and of the requirements for filing written objections and appearing at the hearing

7.

Of the four objections filed, only two remain open, following a hearing on January 23, 2006, which was continued by consent of the parties, the objection of Scott Westbrook to the recommendation to disallow his claim, and the objection of MedImpact Healthcare Systems, Inc. to the recommendation to disallow its claim, both of which are yet to be determined by the Court.

R

The Court has approved the filing and amounts of 2,683 proofs of claim representing 57,951 claims, of which 2317 were found to be timely filed, and 366 were determined to be untimely, in the following amounts, subject to minor adjustments:

- 1) Class I administrative claims continue to be paid as incurred,
- 2) Class 2 \$6,038,491.08 plus interest<sup>1</sup>

2

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Class 2 includes the timely filed claims of policyholders, subscribers, members, beneficiaries and insured in the amount of \$6,038,491.08, including the claim of Dr. Ostrowe in the amount of \$35.05, plus interest, all previously approved by this Court, but with a few minor revisions due to later information and adjustments. The original amount was shown as \$6,038,665.42. The Court has granted the Receiver the authority to pay the principal amount of these claims and that process is in progress.

3) Class 3 and Class 4 \$-0-2

4) Class 5 \$339,551.75<sup>3</sup>

5) Class 6 \$181,094.90<sup>4</sup>

9.

The Court has approved the recommendation that all Class 1 claims for the Commissioner's current costs and expenses of administration continue to be paid as incurred and all such claims have been satisfied and there are sufficient funds to pay the future costs of administration. There are no other outstanding and unpaid Class 1 claims as no guaranty association is involved in the liquidation of AmCare-LA.

10.

The Court approved and allowed the Class 2 timely filed claims of policyholders, subscribers, members, beneficiaries and insured, including the claim of Dr. Ostrowe for \$35.05, in the total amount of approximately \$6,038,000, plus interest, and the Receiver has obtained authority from this Court to make a partial distribution of the principal amount of each such claim to all approved and allowed claims in Class 2, which distribution is still in progress.

11.

The Court approved and allowed the Class 5 timely filed claims of general creditors in the total amount of approximately \$340,000.00, and on November 29, 2011the Receiver sought authority from this Court to make a partial distribution to all approved and allowed claims in Class 5.

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<sup>&</sup>lt;sup>2</sup> Class 3 includes the claims of the federal government. Class 4 claims includes the claims of AmCare employees other than AmCare officers and directors. The Receiver's recommendation that both of these be allowed as Zero (\$-0-) Dollars was previously approved by the Court.

Class 5 includes claims under AmCare-LA policies for unearned premiums or other premium refunds and the claims of general creditors in the filed amount of \$3,170,012.21. The Receiver's recommendation that Class 5 claims be allowed in the amount of \$339,551.75 was previously approved by the Court. The Receiver has filed a motion seeking authority to pay the principal amount of these claims.

The Class 6 includes the claims of all other claimants, including those deemed untimely filed and claims for which no proof of claim was filed in the amount of \$1,037, 847.55 and \$3,681,325.26 appearing on the books of AmCare-LA for which no proof of claim was filed.. The Receiver's recommendation that Class 6 claims be allowed in the amount of \$181,094.90 was previously approved by the Court. The Receiver has filed a motion seeking authority to pay the principal amount of these claims.

The Court approved and allowed the Class 6 untimely filed claims in the total amount of approximately \$180,000.00, and on November 29, 2011 the Receiver sought authority from this Court to make a partial distribution to all approved and allowed claims in Class 5.

13.

The Receiver anticipates beginning the process of distribution of funds to the Class 5 and Class 6 approved and allowed claimants upon receipt of authority from this Court.

14.

Having begun the process of paying the principal amount of all allowed Class 2 claims of policyholders, subscribers, members, beneficiaries, insureds, and providers, and preparing to pay the principal amount of all allowed Class 5 and Class 6 claims upon court approval, the Liquidator or his designated Receiver requests authority under LSA-R.S. 22:2034 (formerly La. R. S. 22:755) to make a third partial distribution of funds from this estate in an amount sufficient to satisfy the interest owed on all allowed Class 2, Class 5 and Class 6 claims from the date of liquidation of November 29, 2002 through the date of payment of the principal amount of the Class 2, Class 5 and Class 6 claims at the rate allowed as judicial interest.

15.

La. R.S. 22:2027 requires that all allowed claims be paid in full with interest where resources permit, as follows:

B. Proofs of claim may be filed subsequent to the date specified, but, no such claim shall share in the distribution of the assets until all allowed claims, proofs of which have been filed before said day, have been paid in full with interest.

16.

The Receiver has on hand, as of this date, cash or cash equivalent sufficient to pay the administrative cost of the estate, the previously approved partial or interim distribution of funds to all Class 1 and Class 2 claimants, and the proposed partial or interim distribution of funds to all Class 5 and Class 6 claimants, as well as to pay judicial interest on the claims of all Class 2, Class 5 and Class 6 claimants as outlined above.

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17.

The Receiver avers that the payment of interest to the Class 2, Class 5 and Class 6 claimants is not a final distribution of funds in this estate but an interim or partial distribution of interest to allowed Class 2, Class 5 and Class 6 claimants.

18.

The Receiver therefore requests that this Court confirm the authority of the Receiver to make a partial or interim distribution of the AmCare Louisiana funds of interest on the allowed and approved claims of the Class 2, Class 5 and Class 6 claimants in accordance with **Exhibit C**, which is attached hereto and incorporated herein.

WHEREFORE, James J. Donelon, Commissioner of Insurance for the State of Louisiana as Liquidator for AmCare Health Plans of Louisiana, Inc. In Liquidation, through the Court-appointed Receiver, Michael Adams, prays that this Court confirm the authority of the Receiver for the third partial distribution of funds in accordance herewith.

Respectfully submitted,

**BURGLASS & TANKERSLEY, LLC** 

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Attorneys for JAMES J. DONELON

Commissioner of Insurance for the State of Louisiana as Liquidator of AmCare Health Plans of Louisiana, Inc.

#### NINETEENTH JUDICIAL DISTRICT COURT PARISH OF EAST BATON ROUGE STATE OF LOUISIANA

NUMBER: 499-737 DIVISION: D

#### J. ROBERT WOOLEY, AS ACTING COMMISSIONER OF INSURANCE FOR THE STATE OF LOUISIANA

#### **VERSUS**

#### AMCARE HEALTH PLANS OF LOUISIANA, INC.

FILED: _	
	DEPUTY CLERK

#### **MEMORANDUM IN SUPPORT OF** EX PARTE MOTION TO CONFIRM AUTHORITY FOR PARTIAL DISTRIBUTION OF FUNDS

AmCare Health Plans of Louisiana, Inc. In Liquidation (hereinafter "AmCare-LA") was a Louisiana domiciled health maintenance organization ("HMO") providing health insurance in the State of Louisiana, with affiliates providing similar coverage in the States of Oklahoma and Texas. AmCare-LA was not a member insurer in any insurance guaranty association.

On November 12, 2002, AmCare-LA was declared insolvent and placed in liquidation. By an order of the same date, the Commissioner of Insurance for the State of Louisiana was appointed Liquidator of AmCare-LA, with all of the power and authority set forth in LSA-R.S. 22: 2001 - 2044 (formerly La. R.S. 22:732-763), and authorized to exercise and perform those duties outlined therein. Upon said appointment, the Liquidator proceeded to liquidate the property, business and affairs of AmCare-LA. Michael Adams was later appointed Receiver for AmCare-LA by this Court.

LSA-R.S. 22: 2034 (formerly La. R.S. 22: 755) addresses the distribution of assets of an insolvent insurer and allows the Receiver to make partial payments to all other claims allowed. The article states:

E. Any time after the last day fixed for the filing of proofs of claim in the liquidation of a domestic insurer, the court may, upon the application of the commissioner of insurance, authorize him to declare out of the funds remaining in his hands after the payment of expenses, one or more dividends upon all claims allowed. Such order shall specify what claims, if any, are entitled to priority of payment and shall direct the manner in which dividends shall be paid.

The Receiver submits that the estate of AmCare-LA presently has cash or cash equivalents sufficient to pay the current and future administrative costs of the estate and to satisfy all Class 2 claims previously approved for payment, as well as all Class 5 and Class 6 claims which are the subject of a pending motion.

La. R.S. 22:2027 requires that all allowed claims be paid in full with interest where resources permit, as follows:

B. Proofs of claim may be filed subsequent to the date specified, but, no such claim shall share in the distribution of the assets until all allowed claims, proofs of which have been filed before said day, have been paid in full with interest.

The Receiver requests that the Court confirm his authority for a third partial distribution to interest on all allowed and approved Class 2, Class 5 and Class 6 claims. These claims consist of filed, approved and allowed claims of the timely filed claims of AmCare-La policyholders, subscribers, members, and medical providers, the approved and allowed timely filed claims of AmCare-La unsecured creditors, and the approved and allowed claims of AmCare-La policyholders, subscribers, members, and medical providers who filed proofs of claim that were untimely, in the amount shown on the October 31, 2011 AmCare-LA balance sheet, which is attached as Exhibit C.

The Receiver therefore requests that this Honorable Court confirm the Receiver's authority for a third partial distribution of the interest owed on all allowed Class 2, Class 5 and Class 6 claims from the date of liquidation of November 29, 2002 through the date of payment of the principal amount of the Class 2, Class 5 and Class 6 claims at the rate allowed as judicial interest.

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Commissioner of Insurance for the State of Louisiana as Liquidator of AmCare Health Plans of Louisiana, Inc.

# EXHIBITS TO THE THIRD EX PARTE MOTION TO CONFIRM AUTHORITY FOR PARTIAL DISTRIBUTION OF FUNDS

Exhibit A	Petition and Rule to Consider Report of Receiver on Claims Against AmCare Health Plans of Louisiana, Inc. In Liquidation and Recommendations to the Court on the Priority and Amounts of Allowance of Claims
Exhibit B	AmCare Health Plans of Louisiana, Inc. In Liquidation Receiver's Report as to the Written Objections to the Allowed Claims
Exhibit C	AmCare Health Plans of Louisiana, Inc. In Liquidation balance sheet as of October 31, 2011

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# NINETEENTH JUDICIAL DISTRICT COURT PARISH OF EAST BATON ROUGE STATE OF LOUISIANA

NUMBER: 499-737

DIVISION:

J. ROBERT WOOLEY, AS ACTING COMMISSIONER OF INSURANCE FOR THE STATE OF LOUISIANA

#### VERSUS

AMCARE HEALTH PLANS OF LOUISIANA, INC

FILED:	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	DEPUTY CLERK

#### **JUDGMENT**

Considering the foregoing Third Ex Parte Motion to Confirm Authority for Partial Distribution of Funds, and the Court finding that the relief requested should be permitted and that the partial distribution is in the best interests of AmCare-LA, and its policyholders, members, subscribers, creditors and the public,

IT IS ORDERED, ADJUDGED AND DECREED that the Third Ex Parte Motion to Confirm Authority for Partial Distribution of Funds filed on behalf of AmCare Health Plans of Louisiana, Inc. In Liquidation be and same hereby is GRANTED.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the Receiver's authority to pay interest owed on all allowed Class 2, Class 5 and Class 6 claims from the date of liquidation of November 29, 2002 through the date of payment of the principal amount of the Class 2, Class 5 and Class 6 claims at the rate allowed as judicial interest be and same hereby is confirmed.

recognizes the authority of the Receiver to make a partial distribution to satisfy the interest owed on all allowed Class 2, Class 5 and Class 6 claims from the date of liquidation of November 29, 2002 through the date of payment of the principal amount of the Class 2, Class 5 and Class 6 claims at the rate allowed as judicial interest, and to take such actions and to expend such funds as may be necessary, in the sole discretion of the Receiver, to implement the third partial distribution plant.

Baton Rouge, Louisiana, this day of 20

JUDGE, DIVISION D

#### NEWBTEENTH JUDICIAL DISTRICT COURT PARISH OF BAST BATON ROUGE STATE OF LOUISIANA

NUMBER: 499-737

DIVISION:

I. ROBERT WOOLEY, AS ACTING COMMISSIONER OF INSURANCE FOR THE STATE OF LOUISIANA VERSUS

AMCARE HEALTH PLANS OF LOUISIANA, INC.

PERD:

DEPUTY CLERKS &

PETITION AND RULE TO CONSIDER REPORT OF RECEIVER ENGLISHMEN AGAINST ABCARE HEALTH PLANS OF LOUISIANA, INC. IN LEGEDATION AND RECOMMENDATIONS TO THE COURT ON THE PRIORITY AND I AMOUNT OF ALLOWANCE OF CLAIMS

NOW INTO COURT through undersigned course course Marion V. Herris

AmCare Health Plans of Louisians, Inc. in Liquidation (the "Receiver") who respectfully re CHAND

Am Care Health Plans of Louisians, Inc. ("AmCare") was a besith maintainance was placed by order of this honorable Court in rehabilitation on October 27, 2002 and in liquidation on November 12, 2002, and the Receiver was appointed by the Court pursuant to those orders, Pursuant to said order of liquidation, the Receiver began to constant the assets of the catales and prioritize and edjust claims of the estate.

The Receiver, pursuant to Louislana Revised Statute 22: 749 and the liquidation order and other orders algored by this Court, mailed a proof of claim to all persons listed in the books and regards of AmCare at their last known address requesting that they forward the completed proof of claim form with supporting documentation to the Receiver. In addition, personates the orders of this bosorable Court, the Remeiver placed an advertigement in all major movepapers in the State of Laplaciana requesting cisiments file proof of cisim. The Receiver maked 17,06) notices and proofs of cisim and has received back proofs of claim from 2.683 filed proofs of claim representing \$7.951 claims.

The Receiver has reviewed and adjudicated the claims submitted and the books and rachule of AmCare, and has categorized the claims of the AmCare members, subscribers, providers and creditors, as explained hereig.

EXHIBIT

The Receiver reports to the Court as to the claims and seeks instruction from the Court at to the allowence and priority of each claim.

3

The Receiver has not completed grandealing all of AmCare's search and therefore this motion does not address the actual distribution of assets that may ultimately be made to AmCare measurer, subscribers, providers and creditors of AmCare. Given the financial condition of the AmCare estate, the amount distributed on the claims will likely be less than the recommended "allowed" amount because of anticipated faratificiency of funds in the AmCare estate.

6

La. R.S. 22:746 establishes the categories and priorities of claims against an estate as follows:

- the costs and expenses of administration and the cishus hardling expenses of any applicable guessity association.
- the cisines of policybolders, beneficiaties and insureds and any applicable guaranty association.
- (3) other claims of the federal government.
- (4) compensation due to employees other than officers of an insurer.
- (5) the claims under policies for unexmod premiums or other premium velimes and the claims of general creditors, including claims of coding and assuming compenses.
- (6) all other claims, including these deemed untimely filed.

7

The Receiver has established the amounts due and to be allowed for the AmCare claimants who have filed proofs of claim, other than the claims of Med impact Realithcare Systems, Inc. ("Med impact"), which claims are still under investigation by the Receiver, the claims related to the United States Office of Personnet Management ("OPM"), and the cisims of the Office of State Group Benefits, which are still under discussion.

8

Exhibit A, which is situded hereto and incorporated hereto, contains a executery listing of all AmCare members, assistanters, providers, and credimes who have filed proofs of claim with the Receiver, both timely filed and unlimely filed.

Exhibit A contains the information which milects the Receiver's recommendation in globe to the Court as to the class and amount of the Class 2 through Class 6 claims filed against the AmCare estate, other than the claims of Med Impact, OPM, and the Office of State Group Equation. Beginning with Class 1, the members of each class must be paid in full before any member of the next class may be paid at all. The amount recommended as "allowed" for a claim means only that if funds are available for payment, the claim would be paid up to the amount allowed. Neither the Receiver's recommendation that a claim be allowed in a certain amount, nor the Court's order fixing the allowed claims, ensures that a claimant will be paid in whole or in part. Payment of the ellowed claims is contingent upon (1) the assets available to the AmCare estate for payment of claims; (2) the class of the claim allowed; and (3) whether the assets of the AmCare estate are sufficient to pay to full all allowed claims allowed; and (3) whether the assets of the AmCare estate are sufficient to pay to full all allowed claims in all preceding classes of claims.

10

The Receiver received 2,683 proofs of claim against the AmCare cause. Of those, 2,317 were timely filled and 366 were untimely filled. The Receiver has adjusticated and analyzed each proof of claim, and each proof of claim is included in and is being reposted to the Court in globe in Exhibit A, attached herete and incorporated herein. The Receiver has determined amounts owed by ArtiCare claimants to the AmCare catals. In addition, the Receiver has filled under sent with this between claimants to the AmCare catals. In addition, the Receiver has filled under sent with this between Court a detailed listing of the claimants, the proof of claim amounts, and the recommended allowed claim amounts.

11

The Receiver recommends to the Court that each proof of claim be allowed or not allowed in the amounts described in Exhibit A. as further explained below.

12.

In addition, cartain persons and entitles have not filed people of claim, but it appears from the books and records of the company that there are amounts owed to them.

13.

For the Court's benefit, the Receiver has identified, adjudicated and analyzed each such claims against the AmCare estate, of which there are 16,126. These claims are included in and are being reported to the Court in globe in Exhibit B, attached herese and incorporated herein. In addition,

the Receiver has filed under real with this honorable Court a detailed listing of those claims and the adjudicated amounts.

14.

Class I Claims: The expenses of the Receiver, staffend outside consultants and atomers have been saturabled to the Court, and upon the Court's approval, have been paid. These expenses will continue to be incurred on an on-going basis, until the AmCare exists is closed. No Class I claims are being submitted with this report and recommendation.

15.

Class 2 Claims: As a health maintenance organization. Am Care does not fall into the class of emilities guaranteed by any guaranty association. The claims of policyholders, providers and other beneficiaries, with timely filed proofs of claim, are shown in globo on Exhibit A. The Rocciver recommends an amount allowed of timely filed Class 2 claims in the total smooth of \$6,021,540.83, picu interest. Class 2 claims may be paid span satisfaction of all Class 1 claims. Because there will likely be insufficient fluids to pay all Class 2 claims. It is likely that Class 2 claimants may be calified to a pro-rate distribution of the remaining savets, if any, of the Am Care exists, after payment of all Class 1 claims. The Receiver requests an order of this Court instructing the Receiver that no distribution shall by mario to Class 2 claimants until all Class 1 claims have been paid in full, and then only pursuant to further orders of this Court.

16.

Class 3 and Class 4 Claims: information available to the Receiver indicates no federal government claims (other than claims for policy benefits) have been asserted to date and that all els ma for employee compensation have been paid in full. The Receiver recommends an amount allowed of timely filed Class 3 and Class 4 desirate in the total amount of 5-0-.

17,

Class 5 Claims: Claims for unearned premiums and premium reflects, as well as the claims of general creditors with timely filed proofs of ciains are shown in globo on sinched Rxinibit A. The total amount claimed in Class 5 is \$3,170,012.21. The Receiver recommends an amount claimed of timely filed Class 5 claims in the total amount of \$3.19,551.75.

ĮĮ.

Claims 6 Claims: All other claims, including those with untimely proofs of claims, in the excount

of \$1,037,847.55, are shown in globo on stinched Exhibit A. The Receiver recommends an amount allowed of Claus 6 claims in the total amount of \$176,361.55 for those AmCare chalmans filling untimely proofs of claim and \$1,681,325.26 for AmCare chalms appearing on the books of AmCare but for which no proof of claim was filed. (This does not include the proof of claim filed by Med largest in the amount of \$325,776.56, which is still under investigation).

19.

The total amount of cisims shown on the books and records of AmCare for which no proof of cisims has been filled, in the amount of \$3,681,325.25, are shown on attached Exhibit B.

20

Since it is likely that there will not be sufficient funds to pay all Class 2 claims, it is likely that no distributions will be made to Class 3, 4, 5, and 6, or to those with claims on the books and records of AmCaro for which no proof of claim has been filted.

31

Accordingly, the Receiver requests that the Court enter an order approving the Receiver's techniques as to the classes identified by the Receiver for all cishments, recognizing the Receiver's right to bring actions on behalf of the AmCare members, subscribers, corolless, policyholders, providers, and general ereditors to receiver funds to estisfy the claims asserted, parting any further cisims by AmCare coeditors, other than Med Impact, OPM, and the Office of State Group Benefits, whether known or unknown, and instructing the Receiver that no distribution shall be made to claimants until all allowed and timely filed Class i elains have been paid in full, and then until all timely filed proofs of claim for Class 2 claims have been paid in full with interest, and then only pursuant to further orders of this Court.

22

Pursuant to the order of this Court and its interpretation of the requirements of Leutiniana Revised
Statute 22:749, when the Receiver allows or disallows a claim in a fencer amount from claimed, he
shall notify the person making the claim by polition in the receivership proceeding, allowing tan (10)
days in which to file objections to the axion of the Receiver. Accordingly the Receiver will notice
the Amoure claimants who filed proof of claims, listed in globa on the attached Exhibit A, and
identified in detail on the acaded detailed listing filed with the Court, of this petition filed and order
prayed for, the data, location, and dass set for hearing objections to the proposed claim amounts, and

allow thirty days after the receipt of said notice in file objections to the proposed action. The Receiver requests anthority of the Court to issue notice to those Americ claiments who filed proof of claims of the amount allowed for the claim and give them opportunity to be heled in a annuary proceeding to be held on July\_\_\_\_ \_\_\_\_, 2005. The Receiver proposes to send a copy of this politica, a notice of the chim amount and an information sheet all in the form of Exhibit C, which is attached to this polition and incorporated borein, to each of the America claiments who filed proof of claims via mail advising them of the date of the hearing and the procedure for filing objections. The notice to Amoure claiments who filed proof of claims will notify said claims until it is bearing will be held on July \_\_\_\_\_\_, 2005 and require that any America claiments who filed proof of claims who objects to the allowed amount toust submit the objection in writing to the Court with a copy in the Receiver no later than June \_\_\_\_\_\_ 2005. The notice will be sent no later than May \_\_\_ 2005 giving the Americ claimants who filed proof of claims at least thirty (30) days to object to the allowed separate. The Receiver requests that this Court allow the Receiver to send notices to the Amesic dislimants who filed proof of cirims vis U. S. Mall. There are approximately Hightons Thousand Eight Hundred Nine (18,899) Am Care claiments who filed proof of claims, shown in the detailed listing filed under seal with the Court and skown in globe in attached Exhibit A. To attempt to survive each individual Ameuro claimants who filed proof of claims with a copy of this petition through the shoriff's office would be an union buyden on the estate and significantly deplots the amount available for claiments. The Receiver, decretors, proposes to send notice by sail regarding the July 2005 hearing. The notice will include a copy of this pection. The Receiver believes that this is the most cost-effective means of effecting notice to these cisiments of this estate.

27.

The Receiver Author requests that since the detailed listing of individual claimants for Excilibit A and Exhibit B may contain confidential healthcare information, the said detailed listings beinfaced

under real until fluther orders of this Court.

28

The Receiver usin that the Court confirm that the Receiver be allowed to come any further adjudication or reconciliation effects for the AmCare claimants, including, but not limited to those above on Exhibit A and Exhibit B and listed in detail is the deniled listing filed under said.

29

Attached Richits D shows a listing of matters for which the Receiver is not presently making a recommendation and for which no relief is currently sought, which consists of the claims of Med impact, OPM, and the Office of State Group Benefics. The Receiver proposes to make recommendations to the Court as to these satisfies at a large time because of on-going determinations and nonvitations.

WHEREPORE, Marion V. Harrison, Receiver for AmCare Health Plans of Louisiens, Inc.
in Receivership, praye that:

- 1) This Court set a hearing at a date and time to be determined by the Crust to consider the report of the Receiver on civine against AcoCare Health Pisses of Louisiana, Exc. In Liquidation and the recommendations to the Court on the priority and amounts of allowed civins.
- Pollowing the hearing on this matter, this Court issue an order making the full owing lindings and determinations:
  - a) The Court established the date by which all creditors of AmCare that file proof of claims against the AmCare estate. The Receiver has provided proper notice of these proceedings and the claim deadline to all known persons or entities who have a claim against the AmCare estate. Any and all due process interests have been adequately protected by the Receiver.
  - b) As of March 31, 2003, Am Care had assets in the form of each or cash equivalents and other uncollected areas as reported to the Court. The Receiver has additional assets, including contingent claims, that he is attempting to collect and such afforts the on-going.
  - e) No Clear I claims have been submitted for payment with this filing but shall confirm to be paid in fifth on an on-going basis subject to the Court's appropriat.
  - d) The Receiver's recommendation as in the priority and amount allowed for timely filed Class 2 cloims should be and hereby is approved. Hereuse there will likely be insufficient funds to pay through filed Class 2 claims in fold, any payment in timely filed Class 2 claims in shall be on a pro rate basis, subject to a dellar for detter reduction at the allowed amount (but not at the distribution amount) for any amount owed to the AmCare estate to be

determined at a later hearing in the event the Receiver determines that there are sufficient AmCare and for distribution.

- The Receiver's recommendation as to the priority and amount allowed for all
  other claims should be and hereby is approved as follows:
  - (Class)) the costs and expenses of administration to be paid in 2018 as incorred and submitted to the Court and upon the Court's approval.

Cisins handling express of my applicable guaranty association (\$-0-) Not Applicable.

(Class 2) the claims of policyholders, beneficiarius and insureds \$6,025,940.63 plot interest.

Any applicable guaranty association (5-0-) Not applicable.

- (Class3) other claims of the federal government (S-0-) None identified.
- (Class 4) compensation this to employees other than officers of an instance. (\$-0-) None identified.
- (Class 5) the claims under policies for uncarned premiums or other premium refunds and the claims of general creditors, including claims of ceding and assuming combinion, \$139.511.75.
- (Class 6)
  all other claims, including those desmed untimely filed in the
  allowed amount of \$176,361.55, and claims for which no
  proof of claim was filed, in the allowed amount of
  \$3,581,325.26.

All Class 1 and Class 2 claims shall be paid in full, subject to a dejlar for deliar paraction at the allowed amount (but not at the distribution amount), for any amounts due the AmCare estate, prior to the payment of any claims of Class 3, 4, 5, and 6, and other AmCare conditors. Because the system of the estate will likely be insufficient to pay all timely filed Class 2 claims in fail plus interest, it is (thely that no assets will be available to pay Class 3 farough Class 6 claims and the claims of other AmCare creditors and no distributions will likely be made to these claimants.

- Proper notice was sent out to all AmChre claimants by mail advising affected AmChre claimants of the requirements for filing objections and appearing at the scheduled hearing.
- This Receiver has diligently engaged in a process of adjudicating amounts due to AmCare that made.
- b) The amounts adjudicabed by the Receiver are accurate within a reasonable and not material margin of error based on information available to the Receiver.
- The nexts of engaging in continuing adjustication of civiles outwelfs any benefit to be gained from such continuing efforts and R is in the best inferents of AraCare elaiments and other interested parties that the amounts of these claims be fixed.
- j) The Receiver shall come any further adjudication or reconciliation of puts for

the AmCure claiments, including, but not limited to those shows on Exhibit A and Exhibit B and listed in detail in the detailed listing filed under seal.

- 3) The Court fix the allowed claim of each claimant in the amount outlined in the attached Exhibit A. The Court recognize the adjudicated amount of each claimant outlined in the attached Exhibit B. The Court order that the Receiver be allowed to cease any further recognization or edjudication efforts for Am Care claimants, amount as in Med Impact, OPM, and the Office of State Occups Benefits.
- The Court fix a date for each Americe laiment who filed proof of claims who objects to the amount allowed by and assigned to the Receiver to file a written objection with the Clerk of Court of the Nineteenth Judicial District Court on or bother June \_\_\_\_\_\_\_2005, with a copy to be mailed to the Receiver at the Louisiana Receivership Office at Post Office Box \$1064 Batter Rouge, Louisiana 70821.
- The Court schedule a hearing on July \_\_\_\_\_\_, 2005, at 11,00 A.M. for bearing the objections of each claimant and each interested party who timely illed such a written objection.
- 6) The Court allow the Receiver to send notice to all Ameure claimants who filed proof of cisims with cisims listed in globe in Exhibit A and in detail in the detailed listing filed under seal with the Court, no later than May \_\_\_\_\_\_\_. 2005, in a form similar to Exhibit C attached hereto, giving each Ameure claimant who filed proof of cisims notice of this petition/rule and order, the date, location, and time set for filing written objections, the date, location and time set for filing will the procedure for filing objections to the proposed claims amount.
- To authorize the Receiver to send unities to the America deliments who filed proof of civines by U.S. mell.
- 8) To send the detailed listing of the AmCtro claimants shown in globo in Exhibit A and Exhibit B until further orders of this Court.
- 5) Fits Court aflow the Receiver to make further recommendations as to the oldina of the AmCare claimants litted on Exhibit D — the Office of State Chroup Bestelitz, OPM, and as to Med Impact, at a later time.

and any and all other appropriate general and equitable relief.

#### RESPECTFULLY SUBMITTED,

BY ATTORNBYS FOR

J. Robert Wooley

Commissioner of losurence
for the State of Louisiana
in his especity as Liquidator of

AunCare Health Plans of Louisiana, Inc.

Buser & Associates, APLC
BY: ANT ANGLE
Sue Buser #18151
1518 Highway 30 Hast
Genezies, LA 70737
Talephone: (225) 644-6100
Fex: (225) 644-6111

#### CERTIFICATE OF SERVICE

THERESY CERTIFY that accepy of the above and foregoing document has been forwarded via First Class Mail, postage propeld and properly addressed, to the following:

Harry I. Philips, Ir. Robert W. Barton Taylor Perter Brooks & Philips P.O. Box 2471 Baton Rouge, LA. 70221-2471

Robert J. Burne, Jr.
Perry, Alicinson, Halboff, Identity
& Herns, LLC
P.O. Box 53260
Bulon Rouge, LA 70184-3260

Wandell Clark Patrick Seiter Adams & Rame North Tower, 19<sup>th</sup> Floor 431 Florida Street Batto Rauge, LA 70001

V. Thomas Clark, Jr. Crawford Lawia 1600 Benk One Ocaire, North Tower 450 Laurel Street P.O. Bert 3656, 70821-3656 Beton Roope, LA 70801

Ketary Komick Funts Phelps Dunbur City Plaza 445 North Blvd., Surts 721 Belon Rouge, LA 78802

Dayld L. Geory Long Law Firm 4041 Enren Lune, Bulte 100 Baton Emuge, LA, 70809-7319

Devid H. Topol Wiley Rein & Fielding, LLF 1776 K Street NW Washington, DC 20006

George B. Hell Pitelpt Deuber 165 Cural Street, Suite 2000 New Orleans, LA 70136

Jemes C. Penry Jones, Walker, Wascher, Poinvent, Curren & Denegra, L.L.P. United Piess Boulevard Four United Piezs, Fifth Ploor Buttin Rouge, LA 70809-7000

Menti Hirsh Ross, Dixon & Hell 2001 K Street NW Washington, DC 20006-1040 Claude F. Reymand, Ir. Jesum C. Countex Branesie, Saches & Wilson P.O. Rax 1197 Belon Rosge, LA 70221-1197

Mary Clive Picroto Attenuty at Law 8702 Jefferson. Elighway, Suite B P.O. Box 14647 Baton Rouge, LA 70898-4647

Joseph J. McKeman Genion McKaroan McKaroan Law Firm 1710 Jefferson Highway Baton Konge, LA 70109

Kimberly S. Morgen Mergen Law Firm 9416 Jefferson Highway, Suite D Bainn Rouge, Louisiana 70809-2627

Ouy M. Holmstein T. Wade felliner Holmstein, Twibe & Jamestein, L.L.P. 100 Congress Avenue, Este 1600 Angth, Tessa 78701

Keny L. Bverin, Esq. (#1353) Special Assistant Attorney General Everit, Prett. Latham & Donoven, LLP 1010 Common Street, Suite 2500 New Orlesse, Louisium 70112

Hobert B. Blenk, Jr., Esq.
Jones, Walker, Wacchter, Politsvent, Carrere & Desegre, LLP.
281 St. Charter Avenue
New Orleans, Louisisma 70170-5100

Edward J. Walters, Esq. J. E. Callens, Jr., Esq. Moore, Walters, Thompson, Pepilian & Collens 6513 Park Castlens 6513 Park Castlens Baton Rouge, Louisiaua 70808

Jonathan C. Augustice, Esq. Middleberg, Riddio & Clanna Bank One Centra, North Tower 450 Learni Street, Suite 1101 Baton Rouge, Louisiana 70801

Arieno Knighten Louisings Department of Insurance 1702 N. Third Street Baton Rouge, LA 70502 William C. Kaufman, III Seala, Smith, Zuber & Bametto #550 United Flaza Boulevani Suite 200 Baton Rouga, LA 70805

Douglas Dodds Amy Clark-Meachum Pat Lochridge McGinnis Luchridge & Kilgore 1300 Capital Center 919 Congress Avenus Austin, TX 78701 R. James George, Jr. Gery L. Lowis George & Hoothers 114 W. Seventh Street, Suite I 100 Austin, TX 78707

on this \_\_\_\_\_ day of \_\_\_\_\_\_, 2005.

SWELL

#### NINETBENTH JUDICIAL DISTRICT COURT PARISH OF EAST BATON ROUGE STATE OF LOUISIANA

NUMBER: 499-737

DIVISION:

J. ROBERT WOOLEY, AS ACTING COMMESSIONER OF INSURANCE FOR THE STATE OF LOUISIANA

VERSUS

AMCARE HEALTH PLANS OF LOUISIANA, INC.

FILED; DEFUTY CLERK

AFFIDAVIT

BEFORE MB, the undersigned sutterity, personally came and appeared

MARLON V. HARRISON

who after by me being duly swore did depose and state:

That he is the Receiver for AmCam Health Flans of Louisians, Inc. in Liquidation.

That he has read the Rule to Consider Report of Receiver on Claims Against AmCare Healt! Plans of Loubitum, Inc., in Liquidation and Recommendations to the Court on the Principy and Amounts of Allowed Claims and Order attached hereto and avers that the allegations contained therein we true and correct to the best of his knowledge.

That he agrees that a Rule to Consider Report of Receiver on Claims Against ArnCare Health Plans of Louisians, Inc. in Liquidation and Recommendations to the Coast on the Priority and Arbounts of Allowed Claims is in the best interest of the cause and will efficiently marginal the property and exacts of the series.

MARLON V. HARRISON

SWORN TO AND SUBSCRIBED before me, Notary Public this 1-17 my of

2005 at Baton Rouge, Louisiana.

#### BXHIBITS

EXCHIBIT A	Summary Hating of claims filed against the AmCare estate for which provided were filed (including threely filed and untimely filed proofs of claim).	citim
EXHIBIT B	Summary listing of amounts shown on the books and records to AmCare messubscribers, providers and aveilitors for which an proofs of cisim were filled.	abers.
EXHIBIT C	Form of curry of this petition/motion, proposed Notice of Claim Amon proposed information Sheet	at end
EXHIBITO	Claims for which no current recommendation is made or relief sought Med i Healthcare Systems, Inc., United States Office of Personnel Management, and of State Choup Benefits	mpest Office

AMCANE HEALTH PLANS OF LOUISIANA, INC. IN RECENERSHIP	
POC CLANIS LIABILITY SUMBARY	As of: 03/10/05
	\$ Net Alowyd
(PZ) TMELY PILED POC MENCAL CLAIMS	arove scored
PRORITY 2 CLAMS TOTAL	armstarts
(PA) GENERAL CREDITOR POCS	11.125,01.73
PROBLEY & CLABAS TOTAL	CL. I M. GELER
	10 St
(PH) SHYTHMELY FELED POC CLAMB	\$474,172,80
PHI UNTEREST PELED GONERAL CREDITOR PERIOED FOC CLAIMS*	STATE STATE OF
PROGUIT & CLAMA TOTAL	65.1941.45
A CONTRACTOR OF A CONTRACTOR O	
"Underway Sind Mediapped POC pending that recentifican.	

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URI PROPERTY & CLAMBS TOTAL  FOR ENGINEERING SHOWER
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* Estate Ciales - Estate calates were status acquelicatus by Annices 1.8 but ent set d and no POC extending

DRAFT

#### AmCare Health Plans of Louisians, Inc. in Liquidation

# NOTICE OF RECEIVER'S DETERMINATION OF CLAIMS AND RULE TO SHOW CAUSE HEARING

<<0abo>>

<<POC NAME>>
<<ADDRESS>>

# RECEIVER'S DETERMINATION OF CLAIMS By Proof of Claim Form

POC# << >>

 Vanish #Claiment # Name
 Cytority \$ Priority \$ Priority \$ Late Files

 1212/12212
 Dr. Jely0
 633.81
 0.00
 0.00

 Total slicwed for POC # <<>>
 633.81
 0.00
 0.00

PLEASE READ THE ATTACHED "INFORMATION REGIARDING THIS NOTICE" CAREFULLY 46 it contains important information and additional details regarding this notice and your civin.

The Court will hear objections to the Receiver's determination of claims on <<Day, Data>>. The Court will only hear objections which have been properly filled on or before <<data>> with the Court and noticed to the Receiver on or before <<data>>.

Should have additional questions, please col 504-849-7700 or mail to AmCare Hazith Plans of Louisiana, Inc. in Liquidation, 4421 Contin St., Metatrie, Louisiana 70003.

Since siy.

AmCere Heelth Plens of Louislans, Inc. in Liquidation



#### INFORMATION PROJECTING THIS NOTICE

Why did I get this package? What does this concern?

And here Health Plans, inc. of Loudsians ("And her LA") was a pushes maintenance organization that provided healthcare rileted services for members of Loudsians, On November 12, 2022 And Care LA was placed into Healthcare by the 19th Andicial District Court. All personance who were over found and walnod to be excepted in the distribution of seech were required to school a Proof of Cisum farm. You or someons on your behalf submitted a Proof of Cisim from to the Receiver claiming that member were overed anyour account. This points constrains fairmenties, and your rights to object to this determination.

What if I disagree with the value the Mecriver has determined for my Freel of Claim? To object in the Receiver's determination you must do so in writing by filing your objection in we the Court and the Seculor.

Your written ubjection must be filed with the Court and you must mail a copy to the Receiver. The smilling address for the Court and the Receiver eve listed at the bettom of this notice. Your objection should inheld the destert number (8000-) and the wording (biscent is Claim (biscentanten in the tending. You should also attach a copy of the utuched notice to your objection. You should obsard explain the reasons why the Court should what your claim for a little rate amount. Your objection should be filed no lears than excluded, Day, Yen 20, You will be responsible for court cost. Along with your chiestian you should excluse a check payable to the 19" IDC Clark of Court. The initial fuling few \$21 per page submitted.

You must be present at the hearing and should expect to explain your position before Judge Jeanor Clark at <a href="https://www.ment.gov/persons.new/p

I did not file a Freed of Claim form. Why did I get (his selice? It is possible senseence the filed a claim on your balaif.

What do calurum headings represent?
POC 4 The unique number used to track claims submitted under thus Proof of Claim.

Yesdee/Clatmant Number

Vendue Priority II

The unique number used to track classes automited these time Proof of Claim.

The IRS has identification number or social sensing number provided to the Receiver for the party to which payment is owned.

The number when payment is owned.

The number was a palloy-laider LA to identify provider contract, Claims described as palloy-laider takens under La. R.S., 21:745. These claims contract of amounts owned to individuals, groups, medical parviders and ethers which directly relate to the providing of teacht wave semines to Amelica La. 7:3 executions was surface. Claims of ground creditions, including amployer groups and subscribers owned unsumed providers, including amployer groups and subscribers owned unsumed providers. Proofs of Claims surployer groups and subscribers owned unsumed providers. Though of Claims are seviced after June 15, 2003, the last date, for filing of breely Proofs of Claims, La. B.S. 22:748 (B) states that "Proofs of Claim scay be filed subscripted to the date specified but no each others shall describe the date for filed before said date, have been paid at full with enterest."

Priority V

Late File

Draft

Will I receive the amounts listed?

The anounce listed reflect the appearing the Receiver believes are owed. Psyment of claim by the Reserver to contingent upon the finds available for discribetion and the priority of your staim unter i.e. R.S. 22:746. Claims with higher priority results in full before lower priority claims receive any distribution. It insufficient assets on available to fully find a particular proofity, all members of that priority would particular in a pro-rate distribution while lower priorities would not reacte a distribution. It is premainted to estimate the amount of any distribution.

When will distributions take place?
There is no current timetable for distribution of assets to eligible claimants. No payments will be made to elements unless and until the Court approves the distribution of assets.

Why are other parties mames listed under say FreeFof Claim?
Health maintenance contracts often produce triangular relationships. In many cases, enrollees like claims in order to report medical services provided by decice, heaplate or clinics. Usually, the medical provider up the payment for services. Additionally, many provider contracts specify a third party to whom should be reade and there are being adhered to by the Receiver.

Why are there no amounts listed must to my Press of Chilar?
There are serveral ceasure this occurred. Two causes are most prevening. (1) the Receiver may have determined that no finds were the on year sensors and (2) the cintum submitted to the Receiver may have been deplication of claims credited to another party or submitted under seather party's Press of Chilar Sensor.

I have previously received a Nutice of Determination and Explanation of Process from the Receiver. What is the difference between this notice and prive notices? During the course of the liquidation, for Receiver codecd the determination of most cleans on a detail level. The notice is interacted (1) to report the steal value of your shrint and (2) to inform you of the learning date. <<di>course of the learning date. <<di>course of the learning date. <</li>

When I received the Notice of Determination and Emploration of Process detailing such risin, I objected to cartain claims. Do I need to object again?

You. The Receiver has reviewed all previous objections and issue made appropriate adjustments, You were informed of these adjustments by letter and/or subsequent Notice of Determination and Replacation of Process. If you do not agree with the not amount oved to you said you wish the Court to reconsider the voice of your claim, you cannot follow the above instructions.

Direct your objections to: Clerk of Court 19th Fudicial District Court P.O. Box 1991 Balan Rouge, LA 70811 (225) 349-3512

Mail a copy of objections in: AmCare Health Plans of Loubium in Equidation 4422 Conflusts, Sno 401 Hemble, LA 70093 (364) 449-7060

#### EXHIBIT D

OFFICE OF STATE GROUP BENEFITS

UNITED STATES OFFICE OF PERSONNEL MANAGEMENT

MED IMPACT HEALTHCARE SYSTEMS, INC.



NEWSTERNIH RUNCIAL DETRICT AND SELECTIVED PARISH OF EAST DATON ROLUE JAN 1 2 2005 STATE OF LOUISIANA

NUMBER: 499-737

DIVISIONS

I. ROBERT WOOLEY, AS ACTURE COMMENCINER OF INSURANCE FOR THE STATE OF LOUISIANA VERSUS

AMCARE HEALTH PLANS OF LOUBIANA, INC.

PILED:

DEPUTY CLERK

REFORT OF A BCARE HEALTH FLANS OF LOUBIANA, INC. RY LIQUIDATION AS TO WRITTEN OBJECTIONS TO ALLOWED CLAIM AMOUNTS

AmCare Health Plans of Louisians, Inc. in Liquidation ("AmCare-Le") filed a position and rate to counter the report of the Receiver on claims against AmCare Health Plans of Louisians, Inc. in Liquidation and Recommendations to the Court on the Priority and Amount of Allowanes of Claims. By order of the Court dated August 15, 2005, the Court set a deadline of December 15, 2005 for any August 15 allowed amounts of their claim to file a written objection of the amount allowed by the August 15 and 15

Receiver with the Court may wise the Avincent and the approved by the Court to all Articards a circular who filed proofs of cisins, the Amelanda Receiver received four objections to the eliewed seriounts. The Amelanda Receiver has reviewed early of hightness objections in steall, has made efficus to reactive, where position, the larges raised by the statements whise filed the objections, and new makes recommendations to the Courts file of the objections filed, as follows:

REVIEW OF THE THREE WAITTEN OBJECTIONS FILED:

Dr. Alms J. Ostrowi c/s Elsing Bracesoux Office Manager 3319 Dicess Drive Baton Rouge, LA 70808-4306

AuCire-La Claim Desembration

\$416.50 eliowed as Printity 2 tim tections provided to Mary Land

Nature of Objection:

restreent for Thomas Back for \$56.05 aver been allowed as timely flat.

Liquidator's Recommendation:

Recommendation is made that an additional \$33.01 should be allowed as a timely filed chim for Thomas Seely, increasing the encount of the claim from \$410.50 to \$451.55 as a timely filed older. \$15.00 of the \$50.05 is a co-payment due from the member.

Retacus for Recommendations

Further investigation indicates that the claim at forms was timely filed. A copy of the letter of January 10, 2006 advising  $D_{\rm L}$  Outware of this decision is smathed as Attachment 2,

EXHIBIT

Scott Westbrack 7777 Henney Boulevard Suito LOO4 Belon Rouge, LA 70101

AmCaro-La Claim Determination: \$-9-

Nature of Objection:

Socia reclassification of cisins as priority cisios for employment wages lost.

#### Liquidator's Recommendation:

Duty the objection and leave the claim determination at 5-0-.

#### Research for Resources addition:

The claim was submitted by Scott Washnook and sactor \$12,500.00 claimed as three months of severation jusy as a "lesy simpleyer". The simpleyment contract in listic was with America, late, said with America. See copy of the "Agricultus" stocked hunter and immercated hunte. Scott Westmook was not employed by and was not paid by America.

La. R.3.72.74d (4) provides for componenties "amostly goving" to employees other than efficers of an income for survices resident within time ments prior to the commemorant of proceedings against the insurer. There is no provision for payment of "soverance pay is not paid for services actually remined for represents an amount paid upon separation from a company. Further, Scott Wastirook was not employed by and was not paid by AntCarn-La. The severance pay claimed to due and owing from America, last, por the terms of the Agreement between Scott Westbrook and America, inc. A copy of that agreement is schod as Astachment 7.

The "Agreement" between Statt Wortheack and America, Inc. shows that Scott Wortheack was to serve at Vice Freedont of America (puregraph 3.). He was also shown as an officer of America (Vice Freedont) on fillings arbuitted to the Londont Department of Insurance, Officers of Insurance somposites in liquidation are inslights for treatment or an employee. consloves.

Additionally, Scott Westbrook was natured as a defined at a lawsuit filed by the AmCore-La Liquidatur, and the receivers for AmCore Health Plans of Texas, Ins. ("AmCore X") and AmCore Health Plans of Oblahoma, Ins. ("AmCore-Ok") alleging his breach of sciery they and involvement in a sthems

in actionized of the ciains asserted by the AmCare-La Liquidana against floot: Westbrook, the parties estered into a Settlement Agreement and Mutual Release in which they agreed to release:

... all existing, knows, and unknown claims, demands, casses of action and countercivines, pending or distanced, essented or extensived, direct or indirect, personal, or received by assignment or other operation of law, presently existing or which could have been in the famue, which have been or which could have been asserted by say purty, by or fareign as assignment, operation of law, or far any capacity, fix all existing, knows, and asterown demands and remodes arising set of or related to (definition of Cisims, p.5 of 36) ...

... all actions or emissions relating in any way to AmCarace, ... AmCaro-LA, ... (definition of incident, p. 8 of 30).

That Agreement fiether provides that the parties to that agreement, instuding Scott Westbrook and Amilion-La, intend:

...In globally secure all alleged liability between and among the Parties adding

out of or relating to the Incident, and/or the Claims, for the Consideration. ...

That settlement agreement prevides that the Settling Defendants, including Scott Westlereck, release, acquit and favour discharge such other and the plaintiffs, including AmCaro-La, from all Claims. (Agreement, p. 15 of 16). Any claim that Seatt Westlereck may have bad as to AmCaro-La have all been compounded by settlement and released. A copy of that agreement is attached as Attachenest 1.

Assert on all these reasons, the AmCaro-La Liquidator recommends to the Court that the claim of facts Weathernit be disallowed in its entirety at \$-6.

Med Impact Fleshberre Systems, Inc. through attorney Kennets N. Ratevek Plikbury Windrop Shew Pittoan 725 S. Flywords Shoot

Suite 2000 Los Ametos, California 90017

AmCare Cities Datem; inition;

S-Q- allowed as uniformly filed for claim submitted for \$325,776.56 for services to AmCare-La, AmCare-Ok, and AmCare-Tx as pharmacy benefits

Nature of Objection: The Med impact proof of sixtn was filed with the AmCare-Tx
Receiver on Geneber 14, 2003, after the June 15, 2003 AmCare-La
filing deadline. The Med Impact proof of cidin, was not filed with
AmCare-La. The AmCare-La Liquidator agreed to smoot the Med
Impact proof of cidin as being filed with AmCare-La as of the date
is was filed with the AmCare-Tx Reactiver. See attached letter of
February 9, 2004, a capy of which is stached.

Mod inspect contends that the entire blind impact proof of claim should be treated as a timely filed general creditor claim with AmCiro-La.

Liquidator's Recommendation:

By agreement with commel for Mad Impact the Liquidator recommends that this master be taken up at the heading set for March 6, 2006 on the pending motion for rule to show many why Med Impact Hentibears Systems, inc. should not be required to provide requested documentation and date, to allow the perties additional than to comfate to work on resolving the insues related to date and document production and the lessue related to the block Impact proof of claim determination. Liquidator's Reco

#### RECOMMENDATIONS:

Hased on the recommendations of the AmCaro-La Raceiver as to each of the three objections, the AmCaro-La Receiver scales the following recommendations to the Court as to the allowed amounts of the AmCaro-La cisines:

#### RECAP ON RECOMMENDATIONS

PROOF OF CLAIMS FILED:

Timely Piled: Unfimely Piled:

2,683 representing 57,931 cialma 1,317 165

Recommendations of the AmCare-La Liquidator to the Court as to AmCare-La claims;

CLASS | CLAD43: Costs and expenses of administration

Recoveredations

Continue paying as incurred

CLASS 2 CLAIMS: Thody filed claims of policyholders, beneficiariss and insureds

Recommendation:

16,012,655.42 plus interest filed and all reconscisceded as allowed (with an increase of \$35.03 to reflect the change of Dr. Catrows's allowed proof of claim).

CLASS 3 and 4 CLAIMS: Other claims of the Salarsi procuration and componention due to employees other than officers of an inserer.

Recommendations

\$-0- recommended as allowed

CLASS 5 CLAD45: Claims under policies for unramed premiums or other premium refunds and the claims of grains credibus.

Recommendation

\$1,170,012,21 6led

\$339,551.75 renommended as allowed.

CLASS 6 CLAIMS All other cishns, including those domaid untimaly filed and cisture for which no proof of cishn was filed.

Recommendation:

\$1,037, \$47.55 filed

\$[\$1,031.90 recommended as allowed.

33,681,225.26 appearing on the books of AmCare for which on a proof of claim was filed and recommended not allowed.

A spreadablest showing the recommendations as to Court as to the Final Claims Determination is attached as Attachment 4.

As to the Med impact proof effection and objection, the Liquidator recommends referring this for heading on Manth 6, 2006 by consent of the parties.

# respectivilly summitted,

BY AITCRNBYS FOR
I. Robert Wooley
Commissioner of Insurance
for the State of Louisians
in his expanity as Liquidator of
AmCare Housin Plans of Louisians, Inc.

Briefe & Antocistas, APCC

Brief & American, APAC

By: Sue Buscr #18191
1318 Highwey 30 Bast
Gonraine, LA 70737
Telephone: (225) 644-6101

Par: (225) 644-6111

Date: 11/17/11 at 2:08 PM

## AmCare Health Plans of Louisiana, Inc. Balance Sheet Period Ending October 31, 2011

, and an	Balance
•	
CURRENT ASSETS —————	42 400 04
OPERATING CASH ACCOUNTS	13,189.01 10,979,425.39
INVESTMENT TRUST FUNDS	-10,076.16
ADVANCE TO FIDUCIARY FUND	-371,816.26
ACCOUNTS RECEIVABLE	87,302,45
SUBROGATION RECEIVABLE DUE FROM AFFILIATES	6,180,644.92
BONDS	65,16
PREPAID EXPENSES	685,481.75
Total CURRENT ASSETS	\$17,564,196.26
Total ASSETS	\$17,564,196.26
<b>LIABILITIES</b>	
CURRENT LIABILITIES	E94 DEE 25
ACCOUNTS PAYABLE OTHER CURRENT LIABILITIES	521,055.35 -52,477.16
Total CURRENT LIABILITIES	\$468,578.19
Policyholder Claims	6,038,491.08
CLAIMS PAID-FIRST DISTRIBUTION (100%) 9/29/11	-6,038,491.08
Total PRIORITY II LIABILITY	\$0.00
GENERAL CREDITORS	339,551.75
Total PRIORITY V LIABILITIES	\$339,551.75
	181,094.90
Claims Payable (Company Claims)	4,086,420.24
Total PRIORITY VI - LIABILITIES	\$4,267,515.14
Total LIABILITIES	\$5,075,645.08
QUITY	EXHIBIT
EQUITY	3

The information contained in this report is prepared by the receiver from information available to by the receiver as of the date of this report. In order to prepare this report it is necessary to utilize records compiled by company personel prior to the insurer being placed in Receivership.

Date: 11/17/11 at 2:08 PM

### AmCare Health Plans of Louisiana, Inc. Balance Sheet Perfod Ending October 31, 2011

		Belance
COMMON STOCK		15,500.00
ADDITIONAL PAID-IN-CAPITAL		19,971,490.35
UNREALIZED LOSSES		-1,292,853.63
RETAINED EARNINGS		-22,859,832.24
	Total EQUITY	\$-4,165,695.52
	Year-to-date Net Income	\$16,654,246,70
	Total EQUITY	\$12,488,551.18
	Total Liabilities and Equity	\$17,564,196.26

The Information contained in this report is prepared by the receiver from information available to or known by the receiver as of the date of this report. In order to prepare this report it is necessary to utilize records compiled by company personal prior to the insurer being placed in Receivership.

Date: 11/17/11 at 2:10 PM

#### AmCare Health Plans of Louisians, Inc. Income Statement For October 2011

	Palline	PTD Postings	% Sales	YTO Postings	% Sales
SALES					
REVENUE -	_				
INVESTMENT INCOME - TRUST ACCOUNT		93.26	29.22	671.98	0.00
INTEREST INCOME		225,94	70.78	1,163.83	0.01
MISCELLANEOUS INCOME		0,00	0.00	101.11	0.00
LITIGATION PROCEEDS HEALTHNET INC.		0.00	0.00	20,846,445.54	99,89
	Total REVENUE	\$319.20	100.00	\$20,848,382.44	100.00
	Total SALES	\$319.20	100.00	\$20,848,382,44	100.00
	TOTAL INCOME	\$319,20	100.00	\$20,848,382.44	100.00
EXPENSES	·				
GENERAL EXPENSES	<del></del>				
ADVERTISING		0.00		5.54	0.00
LITIGATION SUPPORT		_	14078.22	46,403.93	0.22
BANK CHARGES		12.00	3.78	316.25	0.00
COMPUTER PROGRAMING		0.00	0.00	96.39	0.00
CONTRACT LABOR		0,00	0.00	477.34	00.0
DUES AND SUBSCRIPTIONS		0.00	0.00	9.30	0.00
INSURANCE	•	378.89	118.70	3,097.78	0.01 0.01
JANITORIAL FEES		366.53	114,83	1,552.32	18,47
LEGAL FEES		13,110.77	4107.38	3,849,930.20 150,097.52	0.72
MANAGEMENT FEES		25,618.58 0.00	8025.87 0.00	3,805.60	0.02
MANAGEMENT FEES - CONSULTING		403.93	125.54	1,721.37	0.01
MISCELLANEOUS		744.74	233.31	1,568.21	0.01
OFFICE SUPPLIES		769.17	240.87	5,953,07	0.03
PAYROLL TAXES - FICA		179.89	58.36	1,392.29	0.01
PAYROLL TAXES - MED		0.00	0.00	54.97	0.03
PAYRÖLL TAXES - FUTA		251,62	78.83	454.95	0.00
PAYROLL TAXES - SUTA PEST CONTROL		28.27	8.86	223.07	0.00
, === ===		95.58	29.94	737,75	0.00
POSTAGE REPAIR & MAINTENANCE		100.05	31,34	1,274.92	0.01
RENT		951.87	298.20	9,832.27	0.05
RENTAL OF EQUIPMENT		0.00	0,00	87.62	0.00
SALARIES		6,636.06		36,019.74	0.17
SALARIES - COST ALLOCATIONS		5,696.95		59,409.80	0.28
SECURITY		0.00	0.00	579.99	0.00
TELEPHONE		483.17	151,37	1,988.38	0.01
TRAVEL		48,11		-	0.01
United to Section		443,11	15.07	1,293.75	0.01

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#### AmCare Health Plans of Louisland, Inc. Income Statement For October 2011

	PTD Postings	% Sales	YTO Postings	% Sales
UTILITIES	1,043.78	327,00	7,989.48	,0.04
Total GENERAL EXPENSES	\$101,857.64	31910.29	\$4,194,245,98	20.12
POLICY EXP. & CONTRACT CLAIMS				
Loss Reserve Adjustment	0.00	0.00	-111.24	0.00
Total POLICY EXP. & CONTRACT CLAIMS	\$0.00	0.00	\$-111.24	0.00
Total EXPENSES	\$101,857,64	31910.29	\$4,194,135.74	20.12
NET INCOME FROM OPERATIONS	\$-101,538.44		\$16,654,246.70	79,88
Net Income after taxes	<b>5-</b> 101,538,44	*****	\$16,654,246.70	79.88
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